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5	Attorney for Defendant SANFORD WALLACE	
6		
7	IN THE UNITED STATES DISTRICT COURT	
8		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE DIVISION	
11	UNITED STATES OF AMERICA	Case No. CR-11-456-EJD
12	Plaintiff,	Cuse IVO. CIV-11-430-LSD
13	,	CTIDIU ATION AND DDODOCED
14	VS.	STIPULATION AND PROPOSED ORDER TO MODIFY CONDITIONS OF DELEASE
15	SANFORD WALLACE,	OF RELEASE
16	Defendant.	
17		
18		
19	Defendant Sanford Wallace, by and through his attorney of record, Wm. Michael	
20	Whelan, Jr., and the United States, by and through Assistant United States Attorney Susan	
21	Knight, hereby stipulate that the pretrial release condition requiring random drug testing	
22 23	be terminated. The defendant's US Pretrial Services Officers Ladreena Walton and Terry	
24	Wheaton (in Las Vegas) do not oppose this request since he has never tested positive.	
25	///	
26		
27	///	
28	///	
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DATED: September 29, 2014 **MELINDA HAAG** United States Attorney /s/**SUSAN KNIGHT** Assistant United States Attorney WM. MICHAEL WHELAN, JR. Counsel for Defendant **ORDER** Based upon the stipulation of the parties, and for good cause shown, the Court HEREBY ORDERS that the defendant Sanford Wallace shall no longer be required as a term and condition of his pretrial release to be drug tested. IT IS SO ORDERED. DATED: 10/15/2014 UNITED STATES MAGISTRATE JUDGE -2-